#### ORIGINAL

#### BEFORE THE IDAHO STATE BOARD OF

#### DRINKING WATER AND WASTEWATER PROFESSIONALS

In the Matter of the Licenses of:	)
	) Case Nos. WWP-2008-19
JEFFREY S. GUTHRIE,	) WWP-2008-20
License Nos. WWC3-13351 and	)
WWT4-10655,	) FINDINGS OF FACT,
,	) CONCLUSIONS OF LAW AND
Respondent.	) FINAL ORDER
•	, )
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WWP\Guthrie\P7309Iga

Having reviewed the documents attached hereto, the Idaho State Board of Drinking Water and Wastewater Professionals (the "Board") hereby enters the following Findings of Fact, Conclusions of Law, and Final Order:

#### FINDINGS OF FACT

- Respondent Jeffrey S. Guthrie ("Respondent") is a duly licensed 1. Wastewater Collection Class 3 operator and Wastewater Treatment Class 4 operator in the State of Idaho holding License Nos. WWC3-13351 and WWT4-10655.
- 2. On or about June 8, 2007, Respondent reported to the Board that he had been convicted of a felony. A subsequent investigation revealed that on May 12, 2006, a Prosecuting Attorney's Information was filed against Respondent in State v. Guthrie, Idaho Seventh Judicial District for Bingham County Case No. CR-2006-2892, alleging that Respondent, as acting supervisor for the City of Blackfoot Wastewater Treatment Plant, did the following:
- Between October 2004 and April 2006, Respondent wrongfully purchased items from six different stores using City of Blackfoot funds and then appropriated the property to himself;
- b. Between October 2004 and March 2006, Respondent wrongfully purchased gasoline using City of Blackfoot funds and appropriated the same for his own personal use; and

c. Respondent wrongfully redeemed scrap metal belonging to the City of Blackfoot for cash and appropriated the cash to himself.

A true and correct copy of the Prosecuting Attorney's Information in Case No. CR-2006-2892 is attached as Exhibit A.

- 3. On November 2, 2006, Respondent pled guilty to Grand Theft, a felony, and on February 16, 2007, a Judgment/Order of Probation was entered against Respondent. A true and correct copy of the Judgment/Order of Probation in Case No. CR-2006-2892 is attached as Exhibit B.
- 4. On or about July 17, 2007, Respondent voluntarily surrendered his licenses, admitting to violations of the Board's laws and/or rules. A true and correct copy of the voluntary surrender form signed by Respondent is attached as Exhibit C.
- 5. Respondent knowingly and freely waived his right to a hearing and waived all rights granted to Respondent pursuant to the Administrative Procedures Act, chapter 52, title 67, Idaho Code.

#### **CONCLUSIONS OF LAW**

- 1. As a licensed wastewater collection operator and a licensed wastewater treatment operator in the State of Idaho, Respondent is subject to the jurisdiction of the Board and to the provisions of title 54, chapter 24, Idaho Code, and the rules and regulations promulgated by the Board thereunder.
- 2. Respondent's conviction of a felony constitutes grounds for revocation or suspension of Respondent's licenses pursuant to Idaho Code § 54-2412(1)(b).
- 3. Respondent's misrepresentations and/or fraudulent representations in the performance of his duties, conduct or activities as a wastewater collection operator and/or a wastewater treatment operator constitutes grounds for revocation or suspension of Respondent's licenses pursuant to Idaho Code § 54-2412(1)(c).
- 4. Respondent's voluntary surrender of licensure authorizes the Board to revoke or suspend Respondent's licenses without further process.

#### ORDER

NOW, THEREFORE, based upon the foregoing Findings of Fact and Conclusions of Law, and good cause being shown, it is hereby ordered that:

- 1. License Nos. WWC3-13351 and WWT4-10655 issued to Respondent Jeffrey S. Guthrie are hereby SUSPENDED for three (3) years from the date of this Order based upon voluntary surrender.
- 2. At the end of the three-year suspension period, Respondent's licenses may be reinstated in full provided that he has met the following conditions:
- a. Respondent shall provide the following with his application for reinstatement:
- i. A full written disclosure of the details surrounding the felony conviction in Case No. CR-2006-2892, which may include meeting with the Board at the Board's discretion;
- ii. Certification from his probation officer and/or other appropriate court officer that Respondent has successfully completed his probation in Case No. CR-2006-2892; and
- iii. Documentation verifying that Respondent has met the same continuing education requirements that would be required if his licenses were not suspended.
- b. Respondent shall execute a release of information allowing the Board to obtain access to any information it deems relevant to adequately assess Respondent's request for reinstatement.
- c. Respondent shall pay the investigative costs and attorney fees incurred by the Board in this matter in the amount of Three Hundred Seventy-Five and No/100 Dollars (\$375.00) within sixty (60) days of the date of entry of the Board's Order.

- 3. Respondent may apply for reinstatement at any time during the final six (6) months of his three-year suspension period or within six (6) months after the end of the suspension period. Respondent's licenses shall remain suspended until the Board has approved Respondent's application for reinstatement. If Respondent does not apply for reinstatement of his licenses within six (6) months after the expiration of the three-year suspension period, the Board may revoke his licenses.
- 4. As part of its discretionary authority regarding reinstatement following suspension, the Board may take into consideration any criminal judgments of conviction entered against Respondent after the date of Respondent's execution of the Voluntary Surrender of Licensure, including any withheld judgments and/or whether Respondent complied with the terms of his probation in Case No. CR-2006-2892.

This order is effective immediately.

DATED this 23 day of Tancony, 2008.

IDAHO STATE BOARD OF DRINKING WATER AND WASTEWATER PROFESSIONALS

Bill Thompson, Chair

#### NOTICE OF DUE PROCESS RIGHTS

NOTE: THIS NOTICE IS PROVIDED SOLEY FOR COMPLIANCE WITH IDAHO CODE § 67-5248, AND IS NOT INTENDED TO REINSTATE ANY RIGHTS PREVIOUSLY WAIVED BY RESPONDENT.

This is a final order of the Board. Any party may file a motion for reconsideration of this final order within fourteen (14) days of the service date of this order. The Board will dispose of the petition for reconsideration within twenty-one (21) days of its receipt, or the petition will be considered denied by operation of law. See Idaho Code § 67-5246(4).

Pursuant to Idaho Code §§ 67-5270 and 67-5272, any party aggrieved by this final order or orders previously issued in this case may appeal this final order and all

previously issued orders in this case to district court by filing a petition in the district court of the county in which:

- a. A hearing was held,
- b. The final Board action was taken,
- c. The party seeking review of the order, resides, or
- d. The real property or personal property that was the subject of the Board action is located.

An appeal must be filed within twenty-eight (28) days (a) of the service date of this final order, (b) of an order denying petition for reconsideration, or (c) the failure within twenty-one (21) days to grant or deny a petition for reconsideration, whichever is later. See Idaho Code § 67-5273. The filing of an appeal to district court does not itself stay the effectiveness or enforcement of the order under appeal.

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this served a true and correct copy of the for	day of January, 2008, I caused to be regoing by the following method to:
Jeffrey S. Guthrie 2025 Riverton Road Blackfoot, ID 83221	<ul> <li>☑ U.S. Mail</li> <li>☐ Hand Delivery</li> <li>☑ Certified Mail, Return Receipt Requested</li> <li>☐ Overnight Mail</li> <li>☐ Facsimile:</li> <li>☐ Statehouse Mail</li> </ul>
Michael S. Gilmore Deputy Attorney General P.O. Box 83720 Boise, ID 83720-0010	☐ U.S. Mail ☐ Hand Delivery ☐ Certified Mail, Return Receipt Requested ☐ Overnight Mail ☐ Facsimile: ☐ Statehouse Mail
	Tana Cory, Chief Bureau of Occupational Licenses

#### J. SCOTT ANDREW

Bingham County Prosecuting Attorney 501 North Maple, #302 Blackfoot, Idaho 83221-1700

Telephone: (208) 782-3102

**MELISSA KIPPES** 

Deputy Prosecuting Attorney

DISTRICT OF STATE SEVENTH JUDICIAL DISTRICT DINGHAM COUNTY, IDAHO

2006 MAY 12 AH 8: 1,9 LADON Q 1266-2892 SARA ITADO CLINE

IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF BINGHAM

STATE OF IDAHO	)
	) Case No. CR-2006-2892
Plaintiff,	)
	) PROSECUTING ATTORNEY'S
VS.	) INFORMATION
GEVEN	· )
JEFFERY GUTHRIE	)
K	)
Defendant.	)

The defendant is accused by the Prosecuting Attorney of Bingham County, Idaho, by this information, of the following crime:

GRAND THEFT, I.C. §18-2403(1), §18-2407(1)(b)(8), a felony;

#### Committed as follows:

STENEN

JEFFREYAGUTHRIE, between October 3, 2004, and April 18, 2006, in Bingham County, Idaho, wrongfully took or obtained property, with the intent to deprive another of such property, which consisted of a series of thefts, which individual thefts were less than One Thousand Dollars (\$1,000.00); but as a common scheme or plan the total of the series of thefts was over One Thousand Dollars (\$1,000.00); lawful money of the United States, from the owner, to wit: said defendant, an acting supervisor for the City of Blackfoot Waste Water Treatment Plant, wrongfully purchased items of property from Wal \*Mart, C-a-l Ranch Stores, Pro Rental, Stock Building Supply, Home Depot, and Blacker's Complete Home Furnishings, using City of Blackfoot funds and then appropriating said property to himself; said

PROSECUTING ATTORNEY'S INFORMATION, PAGE - 1

defendant wrongfully purchased gasoline using City of Blackfoot funds from October 3, 2004 to March 8, 2006, and appropriated the same for his own personal use; said defendant wrongfully redeemed scrap metal belonging to the City of Blackfoot for cash and appropriated said cash to himself.

All of which is contrary to the law and against the peace and dignity of the People of the State of Idaho.

DATED this \_\_\_\_\_ day of May, 2006.

ÆLISSA KIPPES

Deputy Prosecuting Attorney

#### CERTIFICATE OF SERVICE

I hereby certify that on the <u>//</u> day of May, 2006, in the manner indicated below, I served a true and correct copy of the foregoing upon the following persons:

) designated courthouse box

first class mail

) hand delivered

fax

Curtis Smith, Esq.

2235 East 25th Street Suite 290

Idaho Falls, Idaho 83404

MELISSA KIPPES

STATE OF IDAHO COUNTY OF BINGHAM

38

I hereby carify that the foregoing instrument is a full, I hereby carify that the foregoing instrument is a full, true and correct copy of the original on file in the office true and correct copy of the District Count of the of the undersigned Clork of the District County. Seventh Judicial District of Idaho for Bingham County.

Dale ...

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PROSECUTING ATTORNEY'S INFORMATION, PAGE - 2

Exhibit H
Page 2 of 2

DISTRICT COURT SEVENTH JUDICIAL DISTRICT EINGHAM COUNTY, IDAHO

2007 FEB 16 PM 1:14

5. LEB C1806-289 Z

SANA STAUL DLERG

514 Cf Control

## IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT STATE OF IDAHO, IN AND FOR THE COUNTY OF BINGHAM

STATE OF IDAHO, Plaintiff,	) Case No. CR-2006-2892
-vs- JEFFREY STEVEN GUTHRIE DOB: 06/27/67 SSN: 519-02-6455 Defendant.	JUDGMENT / ORDER OF PROBATION ) )

On the 16<sup>th</sup> day of February 2007, this matter came before the Honorable Jon J. Shindurling, District Judge. Melissa Kippes, Esq. and J. Scott Andrew, Esq., personally appeared for the State of Idaho. The defendant appeared with Curtis Smith, Esq.

On the 2<sup>nd</sup> day of November 2006, the defendant entered a plea of guilty to the offense of GRAND THEFT, Felony, a violation of § 18-2403(1), 18-2407(1) (b) (8), committed on or between the 3<sup>rd</sup> day of October 2005 and the 18<sup>th</sup> day of April 2006. The Court having inquired of the defendant and good cause appearing therefor;

IT IS ORDERED, ADJUDGED AND DECREED THAT THE DEFENDANT IS GUILTY AND CONVICTED OF THE CHARGE OF **GRAND THEFT, FELONY, A VIOLATION OF** § 18-2403(1), 18-2407(1)(B)(8) AND THAT SAID DEFENDANT BE, AND HEREBY IS, SENTENCED, PURSUANT TO IDAHO CODE §19-2521, TO THE CUSTODY OF THE IDAHO STATE BOARD OF CORRECTION, TO BE HELD AND INCARCERATED BY SAID BOARD IN A SUITABLE PLACE, FOR A FIXED AND DETERMINATE PERIOD OF THREE (3) YEARS TOGETHER WITH AN INDETERMINATE PERIOD OF SEVEN (7) YEARS, (NOT LESS THAN THREE (3) YEARS NOR MORE THAN TEN (10) YEARS).

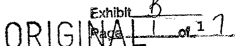
IT IS FURTHER ORDERED that the defendant shall pay the following: Court Costs in the amount of \$47.50; the Victim's Relief Fund in the amount of \$50.00; and restitution in an amount

TO BE DETERMINED

JUDGMENT - CR-2006-2892

RECEIVED

MAR 0 5 2007



IT IS FURTHER ORDERED that the defendant shall be given **credit** for time served in the amount of 2 days.

# IT IS FURTHER ORDERED THAT SAID SENTENCE AND FINE SHALL BE <u>SUSPENDED</u> AND THE DEFENDANT PLACED ON PROBATION FOR A PERIOD OF FIVE (5) YEARS UNDER THE FOLLOWING CONDITIONS:

- 1. That the probation is granted to and accepted by the probationer, subject to all the terms and conditions specified in the Conditions of Probation and the Department of Correction Agreement of Supervision, which must be obeyed, a copy of which is attached hereto and made a part hereof by this reference, and with the understanding that the Court may at any time, in case of violation of the terms of the probation, cause the probationer to be returned to the Court for the imposition of sentence as prescribed by law.
- 2. That the probationer shall be under the legal custody and control of the Director of Probation and Parole of the State of Idaho and the District Court and subject to the Condition of Probation as prescribed by the Board of Correction and the District Court including those attached hereto.
- 3. That the probationer, if placed on probation to a destination outside the State of Idaho, or if the probationer leaves the confines of the State of Idaho with or without permission of the Director of Probation and Parole, hereby waives extradition to the State of Idaho and also agrees that the said probationer will not contest any effort by any state to return the probationer to the State of Idaho.
- 4. That the probationer is subject to the general conditions and also the following Special Conditions, to wit:
  - a. The probationer shall serve NINETY (90) days in the Bingham County Jail at the discretion of the Court and the probation officer.
  - b. The probationer shall obtain a current substance abuse evaluation and participate in all programs recommended by the probation officer.
  - c. Probationer shall submit to a polygraph examination at the probationer's expense (unless waived) if requested by the probation officer.
  - d. Probationer shall not frequent any establishment where the sale of alcohol is the major source of income and must not consume any alcoholic beverages or use any drugs or controlled substances not prescribed by a licensed physician.
  - e. Probationer shall not associate with any individual specified by the probation officer. Further, probationer shall not associate with anyone connected unlawfully to this crime or anyone on probation or parole or people who use unlawful drugs.
  - f. Probationer shall submit at the probationer's expense (unless waived) blood, breath, or urine at the request of an agent of probation and parole to be analyzed

Exhibit 2 of 7

2

for the detection of substance abuse or alcohol consumption.

g. The probationer shall participate in and successfully complete any budgeting and/or financial planning classes at the direction of the probation officer.

h. The probationer shall attend and successfully complete Relapse Prevention and Cognitive Re-structuring programs approved by the probation officer.

IT IS FURTHER ORDERED that defendant shall report to Community Corrections to sign the Conditions of Probation and the Department of Probation and Parole's Agreement of Supervision.

Defendant is advised of the right to appeal, the right to seek post-conviction relief, and the right to seek leniency pursuant to Idaho Criminal Rule (ICR) 35.

Bond was exonerated.

IT IS SO ORDERED AND DATED this 16th day of February 2007.

JONY SHINDURLING

District/Judge

STATE OF IDAHO COUNTY OF BINGHAM

I hereby perity that the foregoing instrument is a full, true and correct copy of the original on file in the office of the undersigned Cerk of the District Court of the Seventh Judicial District of Idaho, for Bingham County.

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Exhibit Book 7

#### CONDITIONS OF PROBATION

- 1. Probationer shall report within 72 hours unless otherwise directed by the Court to the District 7 Community Corrections and be available to the probation activation process.
- 2. Probation has been ordered for a specific length of time; however, probation shall not be terminated until the Court has both reviewed the performance of the probationer and has signed an order discharging the probationer. Probation is subject to extension for non-payment of costs, fines, and restitution or unsatisfactory performance.
- 3. In addition to any jail sentence ordered served immediately, the probationer shall serve an additional <u>90</u> days at any time during the probationary period to be served at the discretion of the court as recommended by an agent of probation and parole.
  - 4. Probationer shall pay the following to the clerk of the District Court:

Court Costs Victim's Relief Fund \$ 47.50

Fund \$ 50.00

Restitution

TO BE DETERMINED

The Court may order probationer to pay up to an additional 25% of sums ordered paid to compensate for delay in payment.

If restitution is not set at the time of sentencing, the prosecutor's office shall submit an itemized statement of costs that will determine restitution, subject to further order of the court.

If community service hours are ordered, the probationer shall be subject to a Workman's Compensation Insurance fee of sixty cents (\$0.60) per hour.

- 5. Probationer shall not purchase, carry, or have in possession or control any firearm, ammunition, explosives, or other dangerous weapons.
- 6. Probationer shall not, without permission from the Court or probation department: (a) purchase or operate a motor vehicle; (b) incur any unnecessary indebtedness; (c) leave the assigned district.
- 7. Probationer shall submit to a search of the probationer or the probationer's residence or vehicle, at the request of an agent of probation and parole, without a search warrant.
- 8. Probationer shall maintain employment or an approved program at all times or, if not employed, makes a diligent effort to obtain employment. Probationer shall report any termination of employment or program to the supervising probation officer within two days of termination.

9. vocational reha	Probationer shall participate in any mental health abilitation, educational or learning program as rec	, drug/alcohol abuse program, ommended by the probation office	
and pay the co	sts of such programs (unless waived).  CR-2006-2892	Exhibit B Page 4 of 7	4

- 10. Probationer shall participate in and successfully complete any specialized caseload program prescribed by the Department of Correction as recommended by the supervising probation officer.
- 11. Probationer shall not associate with any individual specified by the probation officer. Further, probationer shall not associate with anyone connected unlawfully to this crime or anyone on probation or parole or people who use unlawful drugs.
- 12. Probationer shall not frequent any establishment where the sale of alcohol is the major source of income and must not consume any alcoholic beverages or use any drugs or controlled substances not prescribed by a licensed physician.
- 13. Probationer shall submit at the probationer's expense (unless waived) blood, breath, or urine at the request of an agent of probation and parole to be analyzed for the detection of substance abuse or alcohol consumption.
- 14. Probationer shall respect and obey all laws and report any criminal arrest or receipt of any citation for violation of the law to the probation officer within two days of arrest or receipt of any citation.
- 15. Probationer shall submit to a polygraph examination at the probationer's expense (unless waived) if requested by the probation officer.

This is to certify that I have read or have had read to me and fully understand all the conditions, regulations, and restrictions as made by the State Board of Correction and those imposed by the District Court as conditions of my being granted probation. I hereby agree to abide by and conform to them strictly and fully understand that my failure to do so may result in the revocation of my probation.

Date

Probation Officer

Date

exhibit Bage 5 of 7

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a full, true and correct copy of the foregoing **JUDGMENT** was personally delivered, faxed, or mailed by first-class mail, with prepaid postage this \_\_\_\_\_\_\_ day of February 2007 to the following:

Department of Corrections, Central Records, 1299 North Orchard, Suite 110, Boise, ID 83706, Fax: 208-327-7445; 208-327-7480

Prosecutor's Office (designated courthouse box)

CURTIS SMITH ESQ 2235 E 25<sup>th</sup> St Ste 290 IDAHO FALLS IDAHO 83405-1219

Community Corrections, (designated courthouse box)

SARA STAUB, CLERK Clerk of the District Court

Deputy Clerk

Exhibit <u>b</u> Page <u>b</u>of 7

### COMMUNITY CORRECTIONS AGREEMENT OF SUPERVISION

1. LAWS AND COOPERATION: I shall respect and obey all laws and comply with any lawful request of my supervising officer or an Agent of the Division of Community Corrections.
2. RESIDENCE: I shall not change residence without first obtaining written permission from my supervising officer.
3. REPORTS: I shall submit a truthful, written report to my supervising officer each and every month and shall report in person on dates and times specified
4. TRAVEL: I will not leave the state or the assigned district without first obtaining permission from my supervising officer. My assigned district is SEVENTH (7) JUDICIAL.
5. EMPLOYMENT: I shall seek and maintain employment, or a program approved by my supervising officer, shall not change employment or program without first obtaining written permission from my supervising officer.
6. SEARCH: I agree and consent to the search of my person, automobile, real property, and any other property at any time and at any place by an Agent of the Division of Community Corrections and waive my constitutional right to be free from such searches.
7. WEAPONS/CONTRABAND: I shall not purchase, carry, own, or have in possession or control any firearm, ammunition, explosives, or other weapons. Firearms, weapons, and contraband seized will be forfeited to the Department of Corrections for Disposal.
8. CONTROLLED SUBSTANCES: I shall not use or possess any controlled substances unless lawfully prescribed by a licensed physician. I agree to submit to tests for controlled substances or alcohol, at my own expense, as requested by my supervising officer or any Agent of the Division of Community Corrections.
9. RESTITUTION: I shall pay restitution and other fees as ordered in the sum of \$ \tag{180}.  Payments will be made at the rate of \$ per month beginning on the 1st day of  A receipt for all payments will be submitted to my supervising officer within (30) days of payment
10. COST OF SUPERVISION: I will comply with Idaho Code 20-225, which authorizes a cost of supervision fee. \$50.00 Per Month
SPECIAL INSTRUCTIONS:
1. Comply with court order(s)
2. There cannot be any type of Firearm for whatever purpose no matter the owner in your place of residence.
3. There cannot be any Dangerous Weapons in your place of residence except for kitchen knifes for household use. Kitchen knifes are to remain in the kitchen, not scattered throughout the residence.
4. You will not have in your possession, control, or residence any Law enforcement / Surveillance Equipment
such as Cameras, Police Scanners or any other equipment designed to be used by security personnel.
I have read, or have had read to me, the above agreement. I understand and accept the conditions
of supervision under which I have been released. I agree to abide by and conform to them and
understand that my failure to do so may result in the revocation of my probation or parole.
(Kimel Miston
Signature of Client: Witness:
2-21-07 Exhibit 5
Date Accepted Page 7 of 7

COMMUNITY CORRECTIONS AGREEMENT OF SUPERVISION Section 1 of c-file

Revised 05/2002

## IDAHO BUREAU OF OCCUPATIONAL LICENSES VOLUNTARY SURRENDER OF LICENSE

I, JEFFREY S. GUTHRIE, hereby voluntarily surrender my licenses to practice as a Wastewater Treatment Operator and a Wastewater Collection Operator in the State of Idaho. I agree and consent that the surrender of my licenses to practice is done without an order, order to show cause, hearing, or any other proceeding compelling their surrender. In view of my alleged failure to comply with Idaho law, title 54, chapter 24, Idaho Code, and the rules promulgated by the Idaho Board of Drinking Water and Wastewater Professionals ("Board"), and as an indication of my good faith in desiring to remedy any incorrect or unlawful practices on my part, I voluntarily surrender my licenses to practice in the State of Idaho and agree to immediately discontinue the practice of wastewater treatment and wastewater collection in this state.

I understand that I have the right to a hearing, the right to confront and cross-examine witnesses, the right to present evidence and testimony on my behalf, the right to appeal and all other rights accorded to me by the Idaho Administrative Procedures Act, title 67, chapter 52, Idaho Code, and the laws and rules governing the practice of wastewater treatment and wastewater collection, title 54, chapter 24, Idaho Code. I hereby freely and knowingly waive these rights without further process as a resolution of any claims or allegations which might otherwise be brought against me by the Board. I further waive any license renewal rights provided by Idaho Code § 67-2614.

I acknowledge that in surrendering my licenses to practice, I am not making any admissions; however, I specifically waive the right to contest this relinquishment in any subsequent proceeding. I acknowledge that the Board has jurisdiction to proceed against my licenses pursuant to Idaho Code § 54-2412. I understand that the Board will enter an order either revoking or suspending my licenses to practice based upon my voluntary surrender of my licenses, which order may include a civil penalty and/or the imposition of costs and fees incurred by the Board in its investigation and prosecution of any claims or allegations against me, and I hereby consent to the imposition of such discipline.

I understand and acknowledge that by surrendering my licenses to practice, all of the privileges associated with said licenses are hereby surrendered until such time as I am again properly licensed. I understand that to regain a license to practice in the State of Idaho, I must re-apply to the Board pursuant to the provisions of title 54, chapter 24, Idaho Code, and all applicable rules and orders entered by the Board. I understand and agree that any decision regarding reinstatement of my license is a discretionary decision for the Board. I understand and agree that the Board may rely on factors set forth in this document or other than those set forth in this document as grounds for denial of a petition for reinstatement of my license or any license application that I may submit.

I waive refund of any payments made by me in connection with my license under the Drinking Water and Wastewater Professionals Licensing Act and any rules promulgated thereunder.

Name of Licensee:	Jeffrey S. Guthrie	Li	cense Nos.: <u>V</u>	WT4-10655 and WWC3-13351
Address: 1246	Charlynn way	Black	Hoot	B3221
	street or Authorized Individual:	(Max)	athre	zip
			Date:	7-17-07
Signature of Witness:			Date:	
	• •			Exhibit